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62-HO-116395

Serial Scope:

EBF €947

July 1, 1969

Mr. Bishop. Mr. Casper. Mr. Callahan Mr. Conrad Mr. Feit. Mr. Gale Mr. Rosen Mr. Sullivan Mr. Tavel Mr. Trotter Tele. Room . Miss Holmes Miss Gandy

Mr. Tolson Mr. DeLoach Mr. Mohr

Dear Mr. Hoover:

In regard to the columnist we discussed this morning, I have learned that his wife and daughter are presently en route to Paris. All three will be leaving Paris on Monday, July 7, 1969, for a three-week vacation touring Italy. Following this, he intends to go on to Bucharest and to Moscow. It is assumed that the Bucharest, Romania, visit will be in connection with President Nixon's presence there. He intends to return to the United States August 10, 1969, by way of Paris.

As of the moment, efforts are being made to get the installation in. If the switchboard at the hotel makes a technical surveillance impossible, an effort will be made to place a microphone in his room.

Respectfully submitted,

REC. Juni NATIONAL SECURITY INFORMATION

Unauthorized Disclosure Subject to Criminal Sanctions

JUN 1 3 1973

JUN 1(3,1973)

NW 55279 DocId:32989671 Page 2

Lom

CLASSIFIE CN: 25X

DECLASSIFIED BY SP-12 B 71 / JC ON 3-171-95 ON #342-679

July 2, 1969

Re: CATO

JUNE

Enclosed is an article appearing in the "International Herald Tribune," Paris, France, July 1, 1969.

[SENSITIVE FOREIGN INTELLISENCE Source]

DST files reflect an individual by this name, but date of birth September 4, 1924, in New Jersey, visited Paris in 1950 as a student. He resided at 1 Place de l'Estrapade, Paris 15.

An individual with the same name, probably identical with subject, visited Paris May 3-5, 1965, and March 14-17, 1966. On both occasions he stayed at the Plaza Athenee Hotel. Also on both occasions he was in contact with a representative of the North Vietnamese Commercial Mission in Paris. At that time, that was the only North Vietnamese Mission in Paris and it handled all types of contacts (not only commercial). It has since been raised to the status of a General Delegation. At that time, subject gave his address as 1148 Fifth Avenue, New York City, New York.

In 1958, this individual requested accreditation for "Time" magazine and gave Paris residence as 1 Boulevard Henry IV, Paris, c/o M. Driri.

The next trace found by the DST was a registration at the Hotel Intercontinental, 3 rue de Castiglione, Paris, June 21-23, 1969. He presently has no residence permit in France and is not accredited here as a correspondent in residence.

He registered at the Hotel George V, Paris, on June 29, 1969, for about one week. Here he gives his occupation as a journalist and date of birth as January 15, 1927.

Discreet inquiry of the office of the Press Attache, American Embassy, Paris, under suitable pretext, disclosed that subject is not permanently assigned or domiciled here and only visits here occasionally. When here, he can be contacted through the Washington Post Paris Office, 21 rue de Berri, Paris, telephone 265-3405.

Enclosure - 1

ENCLOSURE

NOT RECORDED
JUN 1 3 1973

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INN 13 1973 M

The Visit to Bucharest

July 1, 1969

DARIS-President Nixon's forthcoming visit to Romania represents a break from the administration's central policy of sweetening up the Russians for a super-duper diplomatic big deal. And because the visit to a Communist dissident departs from the Moscow First policy, it looks like big-league stuff.

But the Bucharest stopover can be truly important only if Washington follows up with a more forthcoming attitude toward other Communist dissidents—notably in China and in North and South Vietnam. And the probability is that instead of following up. Mr. Nixon will content himself with a showy visit that will be seen, in retrospect, to have been much exaggerated.

The Moscow First policy of the Nixon administration can be seen in every corner of the world, but most of all in the corner of the world inhabited by the dissident Communists of Eastern Europe.

Backward on Trade

The Nixon administration has gone backward, not forward, on East-West trade, the prime Ameri-can vehicle for knitting up relations with the East European countries. As ambassadors, it has conferred open those nations regular Foreign Service officers with no clout in Washington, who, besides, ice Eastern Europe chiefly as an djunct of either Russian or Gerrian policy.

A particularly striking example of the disposition of the Nixon administration to subordinate Eastern Europe to Soviet policy came in connection with the ouster of Alexander Dubcek, the independent-minded former Secretary of the Czech First munist party. A few hours after Dubcek was sacked, Washingtion announced that it had warned Moscow about such a change. By publishing the warning after rather than before the dirty deed had been done, the Nixon administration made it plain beyond any doubt just how unwilling it has been to lay its prestige on the line for the sake of an East European state at odds with Russia.

The same pattern is apparent in dealings with the major rebel in the Communist camp. Shortly after Mr. Nixon was elected, the Chinese Communists extended an olive branch in the form of an invitation to renew the Sino-American meetings in Warsaw.

Mr. Nixon brushed off this overture at his first presidential press conference. His administration, despite broad Chinese hints of trouble to come, then took over a Chinese agent who had defected to Holland. Though it was Peking that canceled the scheduled Warsaw meeting, the general opinion among Communist countries—notably in Romania-was that the Nixon agpinistration had spurned a Chinese symbit in order not to give offense to the Russians.

By Joseph Kraft

In the Near East, the Nixon administration has played patsy for the Russians even more egregiously. Soviet chestnuts are in the fire there because of the humiliation of Moscow's Arab proteges by Israel, and the closing of Russia's gateway to Arabia and East Africa-the Suez Canal.

But Washington has been running after the Russians in Big Two and Big Four sessions on the Near East as though American interests in the area were in jeopardy. Why? Not because there is a chance of settling the conflict between Israel and the Arabs, as the latest word from Cairo makes abundantly clear, On the contrary, Washington's objective has been a political ceasefire in the Near East between the United States and Russia that would open the road to a wider Big Two deal.

Precisely the same logic runs through the president's policy in Western Europe. True to the word passed on his visit here last spring, Mr. Nixon has been at great pains not to interfere in West European business, and to consult the allies on larger strategic questions, Why? Because basically what the president wants from Western Europe and notably from France and West Germany-is a clear road for doing business with the Russians.

Nor has there been any mystery about what the business is supposed to be. The subject of the administration's most intense and elaborate planning and staffing effort has been the coming strategic arms limitation talks with the Russians. And despite repeated evidence that the present leadership in Moscow is unsure of itself, Washington has been approaching these talks as though they would provide the biggest diplomatic deal of all time, the capstone to detente-'a qualitative change in relations between Russia and the United States, as one very high American official has phrased it.

Given that single-minded focus on doing a deal with Russia, the president's forthcoming visit to Romania is a mere tactical bagatelle, a slight deviation from the main path in order to put more pressure on Moscow. To be truly important, the Bucharest visit would have to yield a change of stance in Washington. The Nixon administration would have to show willingness to treat with the other Communist dissidents—the Chinese, the North Victnamese, and, most important of all now, the Provisional Revolutionary Government of South Vietnam.

Bucharest is obviously going to put to Mr. Nixon the case for polycentric dealing by Washington with the whole Communist world. But whether Mr. Nixon will respond remains in doubt. In the past, anyhow, he has shown a lamentable weakness for highly-publicized international meetings that lead no-

Moreover, much as the balance of American dealings with the Communist world needs to be righted in favor of the dissidents, there is a central strategic fact that keeps asserting the importance of Big Two relations. That fact is that Russia and the United Statesbut not anybody else-can blow up the world.

INTERNATIONAL

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DATE 3-1215 BY 50-10 B13/30 **

ENCLOSURE

Emper 12/21/00 DO NOT FILE July 2, 1969

Mr. Tolson Mr. DeLoach Mr. Mohr Mr. Bishop. Mr. Casper .

Mr. Callahan Mr. Conrad Mr. Felt

Mr. Gale Mr. Rosen . Mr. Sullivan Mr. Tavel

Mr. Trotter Tele. Room, Miss Holdes Mi & Glunds

Dear Mr. Hoover:

I heard from Legat Philcox this morning. regard to the man in Paris in whom we are interested, the facts are these:

- 1) He registered at the hotel on June 29 and as previously indicated plans to leave next Monday. He has no regular assignment in Paris and comes and goes throughout Europe.
- 2) Because of the hotel he is staying in and the elaborate switchboard, it is not possible to put a telephone surveillance on his room extension.
- 3) I told Philcox to push the French and see if we could get a microphone in his room. This they are trying The question was raised as to whether they should take anyone at the hotel into confidence should it be necessary in order to place the installation. I said no do not take anyone into confidence at the hotel.

I am following this matter very closely and you will be kept advised.

Respectfully submitted,

NATIONAL SECURITY INFORMATION

Unauthorized Disclosure Subject to-Criminal Sanctions

REC / it you

NOT RECORDED

JUN 1 3 1973

DO NOT FILE

Mr. Tolson Mr. DeLoach Mr. Mohr _ Mr. Bishop. Mr. Casper. Mr. Callahan Mr. Conrad. DO NOT FILE Mr. Felt _ Mr. Gale . July 3, 1969 Mr. Rosen . Mr. Sullivan Mr. Tavel . Mr. Trotter Tele. Room . Miss Holme sp Capable Dear Mr. Hoover: This is to advise you that the French have overcome some very difficult operational problems and have installed a microphone in this fellow's room. As I mentioned yesterday the elaborate switchboard prevents using a telephone surveillance. (%)(u) Just as soon as they get an adequate product, it will be sent into me immediately and I will handle the translation under very secure conditions.

You will kept promptly advised of developments.

Respectfully submitted,

Bill fullwing
W. C. Sullivan

NATIONAL SECURITY INFORMATION
Unauthorized Disclosure
Subject to Criminal Sanctions

65-75629-11 65-75085-337 NOT RECORDED

Sam

JUN 1 3 1973

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JUN 13 1973 pm NW 55279 DocId: 32989671 Page 6

Mr. Tolson Mr. DeLoach Mr. Mohr Mr. Bishop Mr. Casper. Mr. Callahan Mr. Conrad DO NOT FILE Mr. Felt . Mr. Gale . July 7, 1969 Mr. Rosen Mr. Sullivan Mr. Tavel Joseph Kraft Mr. Trotter Tele. Room Miss Holmes Dear Mr. Hoover: In regard to the sensitive coverage in Paris, I have followed this throughout the weekend with our Legat. There is nothing direct we can say on the telephone, but by double-talking we can communicate. CON CONTAINEND The French were successful in installing

the microphone and they have the product, the Legat said, extending to the time of this man's departure He was to leave either last night or from Paris. this morning. (v)

The tape is on its way to me and should arrive tomorrow. I will have it immediately and very securely translated and the results given you. The Legat was able to say one thing and that is that this person has been in touch with the Soviets in Paris presumably in connection with his coming visit to Russia.

Lam

Respectfully submitted,

NATIONAL SECURITY INFORMATION Unauthorized Disclosure Subject to Criminal Sanctions

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65-75629-8

JUN 1 3 1973

WORLD STRONG P348-679 R: CATO Enclosed are six additional topes FOREICN INTELLIGENCE SOURCE received from The DST 7/8/69. Subject departed Paris 7/7/6/9 for Korne. Operation discontinued. ENSITIVE DET regrested Bruseau. process tapes and return original tapes XX(V)and transcripts as soon as possible. Suggest you send to my personel Attention to be breved only by me ((b) (v). also enclosed is 65-75629-10 article from Aerald 5-75025-340 NOT RECORDED Trubune 7/8/69 JUN 1 3 1973 1973|;^ DocId:32989671 Page 8

(v) eau Kochet, Director e you, decided to Defray all expenses flow his confidential Occount and declined to accept payment. (8)(v) Jete from you to Hobe deliver - Thanking fun for the excellent Cooperation would be afuse, mentioned The case specifically will call you when 65-75629-10 I am in hyd. JUN 1 3 1973

CLASSIFIED BY



DO NOT FILE

July 8. 1969

Mr. Tolson Mr. DeLoach . Mr. Mohr _ Mr. Bishop_ Mr. Casper _

Mr. Callahan _

Mr. Conrad _ Mr. Felt_ Mr. Gale _

Mr. Rosen _ Mr. Sullivan

Mr. Tavel Mr. Trotter . Tele, Room

Joseph Knoft

Dear Mr. Hoover:

In regard to the Paris matter, the tape has not come in as yet, but I do have some collate information. French Intelligence advises that the man in question visited Paris as a student in 1950. later visited again in 1965 and 1966. 💢 🕡

It is of interest to rote that on both of the latter occasions he was in contact with a representative of the North Vietnamese Commercial Mission in Paris. is all the more significant, advises the French, when it is understood that at that time the North Vietnamese Commercial Mission handled all kinds of activities including intelligence. It was not limited to commercial matters. This Mission has since been elevated to the status of a General Delegation.

In 1958, this person requested accreditation for "Time" magazine and gave a Paris residence. On June 21-23, 1969, he gave the Hotel Intercontinental, Paris, as his address and on June 29, 1969, he gave the Hotel George V, Paris, as his place of abode. 🎉

As I previously advised you this person is not now officially assigned or accredited as a correspondent in residence nor does he have any residence permit.

As soon as the tapes get in, I will have them processed immediately.

Parenthetically, I would like to repeat that I think that his contact with the North Yietnamese in Paris is of considerable interest.

Respectfully submitted,

NATIONAL SECURITY INFORMATION

Unauthorized Disclosure Subject to Criminal Sanctions 65-75629-11

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JUN 1 3 1973

IUN (3 1973)~

OFFICHAL FORM NO. 10 MAY 1942 EDITION GSA GEN. REG. NO. 27 Tolson DeLoach UNITED STATES GL . LRN Walters Mohr . MemorandumBishop Casper Callahan MR. DE LOACH 11-4-69 Gale Rosen Sullivan Tavel Soyars OM MR. W. C. SULLIVAN Tele. Room DO NOT FILE JUNE BIECT: INFORMATION CONCERNING BY SP Your memorandum today set out the Attorney General's requests for coverage of captioned individual, a columnist for the Publishers Hall Syndicate in Washington, D. C. The Attorney General asked the Bureau's views as to the type of coverage which should be instituted. The Domestic Intelligence Division feels that a continuing close physical surveillance of Kraft will be too dangerous. However it is believed that a selective spot physical surveillance in the evening relative to his social contacts would be safe and could be productive. Also, a technical installation on his telephone might produce the information desired by the Attorney General. It will, of & course, be necessary for the Washington Field Office to make a discreet survey to determine whether this installation can be made securely. RECOMMENDATIONS: If you approve, the Washington Field Office will be instructed to immediately survey this situation to determine the feasibility of placing a technical surveillance on Kraft's phone. Both his residence and his office will be included in the survey. found feasible, a memorandum will be prepared to secure the Attorney General's approval for the installation. I should the sport surveil REC/11 should be bruch That this memorandum be retained by Miss Gandy. ORIGINAL ONLY JUN 1 3 1973 ROUTE IN ENVELO MA 51 39 1973 7 2:32989671 Page 11

MAY 1942 EDITION GSA GEN, REG. NO. 27 Tolson Del.oach UNITED STATES GOVERN ENT Walters Mohr . MemorandumBishop JUTE IN ENVELOPE Casper Callahan Conrad . MR. DE LOACH DATE: Rosen Sullivan Tavel . Sovars DO NOT FILE Tele, Room MR. W. C. SULLIVAN Holmes JUNE Gandy INFORMATION CONTAINED JOSEPH KRAFT EREIN IS UNCLASSIFIED TECHNICAL SURVEILLANCE REQUEST My memorandum of 11-4-69 reported that the Attorney General had requested coverage on captioned individual, a columnist for the Publishers-Hall Syndicate, Washington, D. C. The Attorney General asked the Bureau's views as to the type of coverage which should be instituted. My memorandum pointed out that Washington Field Office would immediately conduct a survey to determine the feasibility of placing a technical surveillance on Kraft's phone. The Director approved this survey and also instructed that a spot surveillance be initiated on Kraft. Washington Field Office has been instructed to initiate a spot surveillance and has determined that the technical surveillance is feasible. Accordingly, there is attached a memorandum for the Attorney General requesting his approval for the technical surveillance. RECOMMENDATIONS: That the attached memorandum containing only the original be handled with the Attorney General. That this memorandum be retained by Miss Gandy. WCS:hrt ORIGINAL ONLY Enc. Ser HOM RECORDED JUN 1 3 1973

This document is prepared in response to your request and is not for dissemination outside your Committee. Its we is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI .

:OM

IBIECT:

MAY 1962 EDITION GSA GEN. REG. MQ. 27 UNITED STATES GOVERNMENT Memorandum .

DATE:

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WEDERE SHOWN OTHERWISE.

11-7-69

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Walters . Mohr .

Bishop Casper Callahan

CLASSIFIED BY SP2 MM 1776 DECLASSIFY ON: 25)

JOSEPH KRAFT INFORMATION CONCERNING

MR. W. C. SULLIVAN

MR. DE LOACH

то

FROM

SUBJECT:

On 11-4-69 the Attorney General asked that surveillances be conducted of Joseph Kraft. On 11-5-69 we requested the Attorney General for approval for a telephone surveillance and instituted a spot physical surveillance on the Director's approval. The Attorney General has not yet responded to our memorandum of 11-5-69 and nothing of significance has been received as a result of the physical surveillance. However, other coverage of the Washington Field Office suggests that Kraft has close contacts at the Polish Embassy. A confidential source advised that Kraft contacted Jerzy Michalowski, Polish Ambassador to the U.S., 10-29-69, and indicated that he had a luncheon appointment with the Polish Embassy's counselor. He suggested that Michalowski join them, but was advised that Michalowski was busy on that date. However, Michalowski countered with an invitation for Kraft to visit him at the Polish Embassy 10-31-69 at 3:30 p.m. for a drink. This meeting was subsequently confirmed for between 3:30 p.m. and 4 p.m. on that date by Kraft's secretary

Washington Field Office records also reveal that Michalowski has indicated friendship with other newsmen in the Washington area in addition to Kraft. These include Charles Bartlett. Chalmers Roberts. Murray Marder, and Max Frankel.

It is believed that this information may be of interest to the White House and the Attorney General.

RECOMMENDATION:

65-75629-27 That the attached communications be approved.

WCS:hrt ORIGINAL ONLY

NATIONAL SECURITY INFORMATION Unauthorized Disclosure Subject to Criminal Sanctiffe Encs.

Joe 15 %;

JUN 1 3 1973

Exempt from CDE Category 2 + Date of Declassification Indefinite

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Page 13

DO NOT FILE

JUNE

The Attorney General

November 7, 1969

Director, FBI

7858 78/cle/nh 6/22/82 COMP#

JOSEPH KRAFT INFORMATION CONCERNING

With reference to the surveillance which you recently requested concerning Joseph Kraft. I thought you would be interested in the information contained in the attached communication addressed to Mr. Ehrlichman at the White House.

Enclosure

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 3-15-95 BY S.P. 13.

NATIONAL SECURITY INFORMATION Unauthorized Disclosure

TIME PM DATE 11-7-627 BY F.J.

SENT FROM R. O.

Subject to Criminal Sanctions

Memo Sullivan-DeLoach 11-7 "JOSEPH KRAFT."

65-75627-29

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JUN 1 3 1973

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WCS:hrt

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TOP SECRET

CLASSIFIED BY 5P-2 ALM 1876 DECLASSIFY ON: 25X 16

DO NOT FILE JUNE

November 7, 1969

Honorable John D. Ehrlichman Assistant to the President for Domestic Affairs The White House

Dear Mr. Ehrlichman:

Washington, D. C.

With reference to your interest in Joseph Kraft, it might be significant to note that he has contacts in the Polish Embassy, Washington, D. C., as indicated by information from a confidential source that on October 29, 1969, he contacted Jerzy Michalowski, Polish Ambassador to the United States, stating he had a luncheon appointment with the Counselor of the Polish Embassy, and suggesting that Michalowski join them. Michalowski, however, said he was busy on that date, but countered with an invitation for Kraft to visit him at the Polish Embassy on October 31, 1969, at 3:30 p.m. for a drink. Kraft accepted the invitation and Kraft's secretary subsequently confirmed the meeting for between 3:30 p.m. and 4 p.m. that date. (5)

(5) Michalowski has indicated friendship for other Washington newspapermen in addition to Kraft. These include Charles Bartlett, Chalmers Roberts, Murray Marder, and Max Frankel.

Sincerely NOUTSWAL SECURITY INFORMATION Unauthorized Disclosure ubject to Criminal Sanctions Mr. Tolson_ See Sullivan-DeLoach Mr. DeLoach_WCS:hrt REC 11-7 memo "JOSEPH KRAFT." " Welters-ORIGINALY YELLOW AND, # WCS: hrt 65-75629-28 COPY TO AG TOPVSECRET . Casper. Group 1 . Callahan_ Excluded from automatic Conrad...

downgrading and declassification

JUN 1 3 1973

NOT RECORDED

NW: 55279 Doctd 3298967 Page X5

15 in Leanin 11/7/69 fill

HOITIGS SATE QSA GEN. REG. NO. 27 Toison UNITED STATES GOVERN DeLoach Walters . Mohr emorandum Bishop Casper. Callahan Contad MR. DE LOACH Felt 12-11-69 Gale MR. SULLIVAN DO NOT FILE Tele. Room Holmes JUNE Gandy #342-679 ALL INFORMATION CONTAINED JOSEPH KRAFT HEREIN IS UNCLASSIFIED TECHNICAL SURVEILLANCE REQUEST DATE 3-15-95 BY SP 12-1 My memorandum of 11-5-69 reported that the Attorney General had requested coverage on captioned individual, a columnist for the Publishers-Hall Syndicate, Washington, D. C. My memorandum reported that we were instituting a spot surveillance on Kraft and enclosed a memorandum to the Attorney General requesting his approval for a technical surveillance on him. The spot surveillance has been unproductive from an intelligence viewpoint. We have not received an answer from the Attorney General on our request for a technical surveillance. RECOMMENDATION: That the enclosed memorandum for the Attorney General . be approved. It advises him that the spot surveillance has not been productive, technical surveillance was not installed, and unless advised to the contrary by 12-12-69, spot surveillance will be discontinued. JAS:hrt ORIGINAL ONLY 45-75629-31 JUN 1 3 1973 This document is prepared in response to your request and is not for dissemi-This accument is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personal without the express approval of the FBI.

JUN 1 3 1973 j.m. 55279 Doctd: 32989671 Page 16

IBJECT:

DO NOT FILE JUNE

December 11. 1969

MEMORANDUM FOR THE ATTORNEY GENERAL

JOSEPH KRAFT RE: TECHNICAL SURVEILLANCE REQUEST

My memorandum of November 5, 1969, informed you that pursuant to your request for coverage on Kraft we had determined that it was feasible to install a telephone surveillance on him and asked authority to install this coverage.

Since that time, we have conducted a spot surveillance on Kraft which has been unproductive from an intelligence viewpoint. No authority was received from you for the installation of a telephone surveillance and, therefore, no such surveillance has been installed.

Under the circumstances, and unless you advise otherwise, the spot surveillance will be discontinued December 12, 1969.

Respectfully. NATIONAL SECURITY INFORMATION

Unauthorized Disclosure Subject to Criminal Sanctions

John Edgar Hoover

Director

ORIGINAL AND ONE FOR AG YELLÓW

TOR SECRET JAS: Hrt

> Excluded from automatic downgrading And

declassification

JAS:hrt. SÉNT FROM D. O TIME 4:35/

MAIL ROOM TELETYPE UNIT

DocId: 32989671 Page 17

See memo Sullivan-

DeLoach 12-11 "JOSEPH KRAFT



Office of the Attorney General Washington, A. C. 20530

May 2, 1975

Lloyd N. Cutler, Esquire Wilmer, Cutler & Pickering 1666 K Street, N.W. Washington, D.C. 20006

Dear Mr. Cutler:

Pursuant to our discussions concerning the disposition of certain records relating to the surveillance activities directed at your client, Mr. Joseph Kraft, the Department is making the following temporary arrangements:

- 1. Pending further Departmental action relating to the policies which will govern records of the type involved in Mr. Kraft's case, all documents, recordings, or other records of any type in the Department's custody or control which constitute, summarize, or describe the contents of the overhearings obtained as the result of any electronic surveillance directed against Mr. Kraft and members of his family will be placed under seal.
- 2. As long as the items described above remain under seal, no official or employee of the Department will have access to them for any purpose, and no official or employee of the Department will allow any person outside of the Department to have any such access, except as described below. The only material referring to these items will be a single index card needed to locate the sealed items. The index card will bear only Mr. Kraft's name and a file number.
- 3. Should some future need which we do not now foresee require any official or employee of the Department to obtain or permit access to the aforesaid items, the decision on such access shall be made personally by the Attorney General. The Attorney General shall not grant any access without notifying Mr. Kraft or his counsel in writing at least ten days prior thereto, and providing him or

them an opportunity to discuss the matter personally with the Attorney General before the grant is made. The notice shall set forth the date upon which access will be permitted if it is granted, and the purpose for which and person by whom access is sought. The Attorney General will personally inform Mr. Kraft or his counsel of a decision to grant access as soon as practicable after it is made, but in any event at least five business days before access occurs.

4. Although this arrangement is not intended to constitute a permanent solution to the questions you have raised concerning these documents, it will not be rescinded or modified by the Attorney General or his successors unless the Attorney General gives Mr. Kraft or his counsel ten days' prior notice and affords him or them an opportunity to discuss the matter personally with the Attorney General before he rescinds or modifies the agreement. If the Attorney General then decides to rescind or modify this agreement he shall personally inform Mr. Kraft or his counsel of that decision at least five business days before it is implemented.

As a result of our discussions, I understand that this temporary arrangement is acceptable to Mr. Kraft, of course without waiver of any legal rights he may have as a result of prior surveillances. As I advised you, we are working now on general policy determinations which, we hope, will offer a permanent solution to the problem this settles temporarily. Of course, under the terms of this agreement we will notify you of any policy determination which would involve a modification of this agreement.

Until a final policy is determined, this agreement should assure Mr. Kraft that no person will read or otherwise use these documents in any manner so long as they remain under the seal arrangement.

Sincerely,

Edward H. Levi Attorney General

The Attorney General August 12, 1975 Attention: Nr. Jack Fuller Special Assistant to the Attorney General 1 - Mr. Wannall 1 - Mr. McDermott Director, FBI 2 - Mr. Mintz 1 - Mr. Donahue AGREEMENT WITH JOSEPH KRAFT By memorandum dated Hay 6, 1975, you requested that this Sureau undertake the steps necessary to implement the agreement enclosed with your memorandum. placing certain electronic surveillance records under . This is to notify you that those records have now been placed under seal in compliance with your request and the terms of the agreement. ALL INFORMATION CONT ETN IS UNCLASSIFIED REC-26 1 - The Deputy Attorney General Files and Communications Division has notified Legal Counsel Division that it has completed the process of physical sealing called for. Serials affected noted in serial 63 of Bufile 65-75629. The agreement concerns documents reporting the contents of electronic overhearings directed against a columnist, Joseph Kraft, in Paris, France, in July, 1969. MAILED 7 AUG 13 1975 Bufile 65-75629)

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AD Adm. _

GSA GEN. REG. NO. 27 NMENT Raker MemorandumMr. Callahan Mr. Cleveland Mr. Conrad Mr. Gebhardt Mr. Jenkins 6/8/73 : Mr. E. S. Miller Mr. Marshall CLASSIFIED BYSPERINGE 1 - Mr. Miller 1 Mr. Eardley Mr. Miller, E. Mr. Sovars . Mr. Thompson T. J. Smith Mr. Walters 1 - Mr. T.J. Smith DECLASSIFY ON: 25X1/6 Tele. Room JUNE Mr. Baise Mr. Barnes SUBJECT: SPECOV Mr. Bowers Mr. Herington Mr. Conmy Mr. Mintz A United Press International (UPI) bulletin dated 6/6/73 Mr. Eardley Mrs. Hogan which quoted "The New York Times," said that John D. Ehrlichman in 1969 directed that a wiretap be placed on the syndicated columnist, Joseph Kraft, while the writer was away on vacation. The bulletin said that the tap was removed before his return, when Ehrlichman told former White House aide, John Caulfield, to call it off. Caulfield, according to the bulletin, assumed that the "bug" was ordered removed because The White House convinced the FBI to put a tap of its own on Kraft. The Acting Director inquired, "Did we?" Among the records recovered at The White House on 5/12/73, by the Acting Director and Section Chief Thomas J. Smith, were two

folders which were unquestionably related to the same individual. One was marked CATO (Top Secret) Sensitive Material - W. C. Sullivan" and the other was marked "Joseph Kraft." For the most part, material in the "CATO" folder consisted of thin copies of informal memoranda from W. C. Sullivan to Mr. Hoover. Also contained in the folder, however, were nineteen pages (in duplicate) amounting to a transcript of tape recordings of microphone coverage. There were also some personal reports to Sullivan from the Legal Attache in Paris, Norman W. Philcox, and some cablegrams to and from Legal Attache, Paris, bearing the codeword "CATO."

A review of the material in both folders reveals that W. C. Sullivan, apparently with the full knowledge and consent of Mr. Hoover, personally travelled to Paris, France, where he arranged with FrenchJUN 13 authorities to place a microphone in the hotel room of Joseph Kraft while Kraft was in Paris. Tape recordings were then turned over to the Legal Attache, who forwarded them back to Washington for transcription and review. Documents in the folder reveal that it was not possible to install a telephone tap in Paris. The Joseph Kraft folder contained the original informal memoranda from Sullivan to Mr. Hoover. It also contains the yellow file copies of letters to Mr. Ehrlichman dated 7/15/69 and 11/7/69. A copy of the 11/7/69 letter to Ehrlichman was

TJS:wmc (3) 6283 WOC 18 10/3/21

Exempt from GDS, Category 2 4 3 CONTINUED - OVER Date of Declassification Indefinite

ALL INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED



Memorandum to Mr. E. S. Miller Re: SPECOV

also sent to the Attorney General. The 7/15/69 letter to Ehrlichman was a report of the microphone coverage of Kraft in Paris. The 11/7/69 letter reported a contact by Kraft with Jerzy Michalowski, Polish Ambassador to the United States and an invitation to Kraft to visit the Polish Embassy for a drink. This was likely from coverage of the Polish Embassy.

With specific reference, however, to the question of whether the FBI ever had a wiretap on Kraft in the United States, the material in the Joseph Kraft folder indicates that consideration was given to installing a wiretap on Kraft, but due to failure of the Attorney General to provide (written) approval, it was never installed.

A W. C. Sullivan to DeLoach memorandum 11/4/69, captioned "Joseph Kraft, Information Concerning" recited that a DeLoach memorandum of the same date set out the Attorney General's request for coverage of Kraft. The Attorney General, according to Sullivan's memorandum (DeLoach's memorandum is not in this folder or elsewhere in the records) asked the Bureau's views as to type of coverage which should be instituted. Sullivan said that it was the feeling of the Domestic Intelligence Division that a close physical surveillance of Kraft would be too dangerous; that it was believed a selective spot surveillance in the evening relative to Kraft's social contacts would be safe and would be productive. Sullivan's memorandum also related that a technical installation on his telephone might produce the information desired by the Attorney General. Authority was given on this memorandum for the Washington Field Office to conduct a survey to determine feasibility of placing a technical surveillance (wiretap) on Kraft's phone, both at his office and his residence.

A Sullivan to DeLoach memorandum dated 11/5/69 reported that the Washington Field Office determined that a technical surveillance was feasible. Accordingly, a memorandum consisting of only the original was attached requesting approval of the Attorney General for a technical surveillance on Kraft. This was sent from the Director's office 11/5/69.

CONTINUED - OVER



Memorandum to Mr. E. S. Miller

Re: SPECOV

The most recent memorandum in the Kraft folder was a Sullivan to DeLoach memorandum dated 12/11/69, which stated that a spot (physical) surveillance had been unproductive from an intelligence standpoint and that we had not received an answer from the Attorney General on our request for a technical surveillance. Attached to this memorandum was a memorandum for the Attorney General which stated that a spot surveillance on Kraft had been unproductive and that no authority was received from him for the installation of a telephone surveillance and, therefore, no such surveillance was installed. The memorandum also informed the Attorney General that under the circumstances and unless he advised otherwise, the spot surveillance would be discontinued 12/12/69. No subsequent documents were contained in either folder.

As a matter of interest, the Kraft folder contains a yellow file copy of a letter from Mr. Hoover to Mr. Jean Rochet,

Director, Direction de la Surveillance du Territoire, Paris, France,

expressing appreciation for the unprecedented and remarkably

efficient assistance rendered to the FBI. This letter of appreciation,

bearing the dictator's initials of W. C. Sullivan, no doubt referred

to assistance relative to installation of microphone coverage on

Kraft in Paris.

A check of our electronic surveillance indices was made on 6/7/73. However, there is no record that Joseph Kraft was ever the subject of either a telephone or microphone surveillance in the United States. It would appear that if any wiretap was placed on Kraft in the United States, as alleged in the UPI bulletin, it would have been by the group in The White House associated with Ehrlichman, Caulfield, et al. None were placed on Kraft by the FBI, according to the records available to us.

ACTION:

In response to the Acting Director's inquiry.

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WASHINGTON CAPITAL NEWS SERVICE

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Mrs. Hogan _

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0-20 (Rev. 5-3-73)

TIMES 6-6

NEW YORK (UPI) -- THE NEW YORK TIMES SAID TODAY THAT JOHN D. EHRLICHMAN, FORMER CHIEF DOMESTIC ADVISER TO PRESIDENT NIXON, APPROVED A SERIES OF SPY MISSIONS AND TWO PREVIOUSLY UNDISCLOSED

ILLEGAL WIRETAPS BEGINNING IN 1969.
THE TIMES ALSO REPORTED THAT "OFFICIALS KNOWLEDGEABLE ABOUT THE WATERGATE INVESTIGATION" SAID "DETAILED PLANNING FOR A NUMBER OF

WHITE HOUSE-ORDERED BURGLARIES WAS AUTHORIZED BY MR. EHRLICHMAN, ALTHOUGH IT COULD NOT BE LEARNED WHETHER ANY SUCH BURGLARIES...ACTUALLY TOOK PLACE."

FORMER WHITE HOUSE AIDES JOHN J. CAULFIELD AND ANTHONY T. ULASEWICZ, BOTH OF WHOM TESTIFIED LAST MONTH AT HEARINGS OF THE SENATE WATERGATE COMMITTEE, WERE IN CHARGE OF THE OPERATIONS, THE

TIMES SAID.

THE NEWSPAPER SAID THERE WERE AT LEAST 18 OF THE SECRET MISSIONS, INCLUDING INTERROGATION OF WITNESSES TO THE MY LAI SLAYINGS IN SOUTH

VIETNAM TO DETERMINE IF NEWSPAPER REPORTS WERE ACCURATE AND BACKGROUND CHECKS ON REP. MARIO BIAGGI, D-N.Y., WHO IN 1969 DENOUNCED

THE NIXON ADMINISTRATION AS ANTI-ITALIAN-AMERICAN.

THE TIMES QUOTED A "SOURCE WHO WAS CLOSELY INVOLVED" AS SAYING THAT IN 1969 EHRLICHMAN DIRECTED THAT A TAP BE PLACED ON THE TELEPHONE OF SYNDICATED COLUMNIST JOSEPH KRAFT WHILE THE WRITER WAS AWAY ON VACATION. THE TAP WAS REMOVED BEFORE HIS RETURN, THE SOURCE

SAID, WHEN EHRLICHMAN TOLD CAULFIELD TO CALL IT OFF, ACCORDING TO THE TIMES.

CAULFIELD ASSUMED THE BUG WAS ORDERED REMOVED BECAUSE THE WHITE

HOUSE CONVINCED THE FBI TO PUT A TAP OF ITS OWN ON KRAFT, THE TIMES (SAID.

ANOTHER BUG WAS PLACED ON THE PHONE OF AN ADMINISTRATION STAFFER, ACCORDING TO THE TIMES' SOURCES, WHO TOLD OF A PLAN TO BURGLARIZE THE WASHINGTON OFFICES OF THE BROOKINGS INSTITUTION, A LIBERAL RESEARCH GROUP, IN AN EFFORT TO GET PAPERS FROM THAT STAFFER'S SAFE AFTER HE RESIGNED.

THE TIMES SAID THAT MORTON H. HALPERIN, AN ASSOCIATE OF DANIEL ELLS BERG WHO WAS THEN A MEMBER OF THE NATIONAL SECURITY COUNCIL, HAD LEFT THE ADMINISTRATION FOR A POST AT BROOKINGS AT ABOUT THE SAME TIME.

THE TIMES SAID OTHER TARGETS OF THE CAULFIELD-ULASEWICZ INVESTIGATIONS INCLUDED: SEN. EDWARD M. KENNEDY, D-MASS.: HOUSE SPEAKER CARL ALBERT, D-OKLA: SEN. EDMUND S. MUSKIE, D-MAINE: SEN. HUBERT H. HUMPHREY, D-MINN: AND THE ALLEGED HARASSMENT OF MRS. DAVID EISENHOWER, THE PRESIDENT'S DAUGHTER, BY A FLORIDA SCHOOL TEACHER.

UPI 06-06 07:38 AED

ENCLOSURE

1-Mr. Miller 1-Mr. Smith 1-Mr. Wagoner Mr. Archibald Cox July 23, 1973 Special Prosecutor BY LIAISON JUNG Director, FBI الماء ودايران JOSEPH KRAFT Reference is made to a conference on July 3, 1973, between Special Agents James'R. Wagoner and James J. Dolan of this Bureau and Mr. Philip B. Heymann and Mr. Philip Bakes of the Office of the Special Prosecutor. A request was made that the Special Prosecutor's Office be advised of any investigation conducted by the FBI relating to Joseph Kraft. Enclosed are the original and one copy of a memorandum which sets forth information regarding FBI involvement in an investigation of Kraft while he was in Paris, France, during 1969 as well as information reported to the Washington Field Office of the FBI by Kraft concerning a burglary of his residence during 1969. A copy of the enclosed memorandum is also being furnished the Attorney General. 342679 ALL INFORMATION CONTAINED PREIN IS UNCLASSIFIED Enclosure DATE 3-17-15 BY SAID BIT 65-75629 JRW:nlb (6) NOT RECORDAD JUL 26 1973 167 JUL 27 1973 62-115682 est material attacks ROUTE IN ENVELOPE '6 1973 NATIONAL SECURITY INFORMATION AND wend

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TUNE

1-Mr. Miller

I-Mr. T. J. Smith

1-Mr. Wagoner

July 18. 1973

Joseph Kraft

A United Press International bulletin dated June 6, 1973, which quoted "The New York Times" said that John D. Ehrlichman in 1969 directed that a wiretap be placed on the syndicated columnist Joseph Kraft while he was away on vacation. The bulletin said that the tap was removed before his return when Ehrlichman told former white House aide John Caulfield to call it off. Caulfield, according to the bulletin, assumed that the "bug" was ordered removed because The White House convinced the FBI to put a tap of its own on Kraft.

The files of the FBI do not reveal that Joseph Kraft was ever the subject of direct telephone surveillance by the FBI in the United States. subject of direct telephone surveillance by the FBI in the United States,
However, on May 12, 1973, certain records were recovered from The White
House included among which were two folders which were unquestionably
related to the same individual. One folder was marked "CATO (Top Secret)
sensitive material - W. C. Sullivan" and the other was marked "Joseph Krait Company of the W. C. Sullivan referred to was formerly the Assistant to the Director The W. C. Sullivan referred to was formerly the Assistant to the Director of the FBI. For the most part material in the "CATO" folder consisted of thing copies of informal memoranda from W. C. Sullivan to former FBI Director John Edgar Hoover. Also contained in this folder were nineteen pages (in duplicate) of material amounting to a transcript of tape recordings of a microphone surveillance. There were also some personal reports to Sullivan from the Legal Attache in Paris, France, and some cablegrams to and from the Legal Attache bearing the code word "CATQ" The folder marked "Joseph Kraft" contained the originals of the informal memoranda referred to above as well as a copy of a letter to Mr. John D. Ehrlichman dated July 15, 1989, which was a report of the microphone coverage of Eraft while in Paris.

A review of the material in both folders revealed that Sullivan apparently with the full knowledge and consent of Hoover, personally traveled to Paris, France, where he arranged with the Direction de la Eurveillance du Territoire (the Fol equivalent in France) to place a microphore in the hotel room of

SEE NOTE PAGE 3

Classified by Director, FBI Exempt from EUS Category Number 2 Date of Declassification Indefinite

ENVELOPE

JOSEPH KRAFT

Joseph Kraft while Kraft was in Paris. Tane recordings were turned over to the Legal Attache who furnished them to FBI Headquarters for transcription and review. Documents in the folders reveal it was not possible to install a telephone tap in Paris.

i-Mir. Wissons

With specific reference as to the question whether the FBI ever had a wiretap on Kraft in the United States, the material in the Joseph Kraft folder indicates that consideration was given to installing a wiretap on Kraft but due to the failure of the Attorney General to provide written approval it was never instituted.

A memorandum dated November 4, 1969, in the Kraft folder indicates the then Attorney General requested coverage of Kraft. As a result, a selective physical "spot surveillance" was initiated on Kraft during the evenings; however, this was determined to be unproductive from an intelligence standpoint and the Attorney General was advised by memorandum dated December 12, 1969, that this surveillance would be discontinued unless advised to the contrary. No subsequent documents were contained in either folder.

On September 4, 1969, Joseph Kraft advised the Washington Field Office of the FBI that he left his home (3021 N Street, N.W., Washington, D. C.) at approximately 9:20 P.M. on September 3, 1959, to visit with former Governor Averell Harriman who resided a few doors from the Kraft residence. At approximately 9:45 P. M. Mrs. Kraft, who was in the second floor bedroom of the residence, came down the stairs and found the front door open.

Subsequently, it was discovered by Mr. and Mrs. Kraft several items of sterling silver were missing from the dining room and the pantry which items, according to the Krafts, had an estimated value of approximately \$10,000.

A crime scene search and processing of the crime scene by the Metropolitan Police Department produced negative results. No forcible entry was noted and Mr. Kraft advised investigative officers of the Metropolitan Police Department that he had probably left the front door ajar when he departed the residence.

On the morning of September 4, 1969, the Metropolitan Police Department was advised by the Washington National Airport Police that some silverware had been found near one of the entrances to the terminal at the Washington National Airport. The silverware was recovered by the Metropolitan Police

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JOSEPH KRAFT

Department and processed for latent fingerprints without success and the items were returned to Mrs. Kraft upon her identification of the silverware. No suspects were developed by either the FBI or the Metropolitan Police Department in the investigation of the matter.

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purview of matters being inquired into by Cox's Office.

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Classified Top Secret since it sets forth information showing French
Government cooperation with the FBI in a national security matter, the unauthorized
disclosure of which could cause grave damage to the national security.

Per a prior request from the Special Prosecutor's Office that Office was advised that Joseph Kraft was not the subject of an FEI wiretap. Subsequent to this advice, the Special Prosecutor's Office requested that it be furnished any information concerning an investigation of Kraft by the FBI as well as any information concerning a burglary allegedly committed against Kraft. In addition to the data set forth in the enclosed memorandum to Cox, FBI files set forth information indicating Kraft was overheard on wiretap coverage of several diplomatic establishments. This information is not being furnished Cox since it does not relate to an investigation of Kraft nor is the information within the

The original and one copy of this memorandum is being furnished Special Prosecutor Cox by separate memorandum and a Xerox copy is being furnished the Attorney General by separate memorandum.

SEGNET

WATERGATE SPECIAL POSECUTION FORCE

Memorandum

TO : Clarence M. Kelley

Director

Federal Bureau of Investigation

Henry S. Ruth

Deputy Special Prosecutor

Watergate Special Prosecution Force

SUBJECT: Surveillance of Joseph Kraft

PARTMENT OF JUSTICE

test. Dir.:

Admin. ____

DATE: January 4, 1974 Com.

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Training ____ Legal Coun. __ Telephone Rm. irector Sec'y

On July 23, 1973, your office furnished us with a memorandum summarizing a 1969 Bureau investigation of Joseph Kraft conducted in Paris, France. Pursuant to this office's continuing investigation of a White House directed wiretap placed on the residential phone of Joseph Kraft in June 1969, we would appreciate the opportunity to view the Bureau's complete file on the Paris investigation, including logs of overheard conversations. Mr. Philip J. Bakes, Jr. of this office should be contacted to arrange a mutually convenient time to study the fifes. Mr. Bakes, of course, has the appropriate security clearances.

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JUL 29 1974

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Assoc. Dir. _ Asst. Dir.: Admin. Comp. Syst. ASSOCIATE DEPUTY ATTORNEY GENERA Ext. Affairs WASHINGTON, D.C. 20530 Files & Com. Gen. Inv. Ident. . January 8, 1974 Inspection Intell. ... MEMORANDUM FOR FILE Laboratory Plan & Eval. Spre law _ Thithere Bron. TO: Mr. Edward S. Miller Director She'w Federal Bureau of Investigation FROM: Garv H. Baise Office of the Deputy Attorney General Joseph Kraft Matter SUBJECT: Lloyd Cutler, an attorney with Wilmer, Cutler and Pickering,

Lloyd Cutler, an attorney with Wilmer, Cutler and Pickering, had requested Mr. Ruckelshaus to write a letter declaring that any surveillance of Joseph Kraft, the columnist, had not been conducted pursuant to national security reasons. Mr. Ruckelshaus was unable to send this letter because of his departure on October 20, and, as you and I have discussed and Mr. Saxbe has concurred, in our opinion it is impossible for us to send that letter. In addition, Mr. Cutler requested that the Department issue a policy declaring that no journalist would ever be tapped for national security reasons. Pursuant to our discussion, it was concluded that this was impossible for us to do also.

I called Mr. Cutler today to advise him that (1) we would not be sending the letter he requested and (2) we would not be issuing the policy statement he requested. He was, of course, concerned that we were not complying with his original request. He suggested that the only reasonable alternative left for Mr. Kraft was to litigate the issue. At that point we concluded our telephone conversation and hung up.

GHB: fhm

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information, it appears that a wiretap was placed upon the telephone at the residence of Joseph Kraft some time during June 1969. In his public testimony before the Ervin Committee, John Erhlichman admitted that he ordered John Caulfield to install the tap, but he claimed that Caulfield's attempt to comply with his order "never came to anything." He also claimed that he had discussed the tap with the President, and that the operation was ordered for reasons of the "national security." Other available information seems to indicate that the wiretap was installed at Caulfield's direction by John Ragan. It also appears that the tap was operative for a short period, and that

According to former Attorney General Richardson's testimony before the Senate Judiciary Committee on November 8, 1973, after Caulfield's operation was terminated, the matter was referred to the FBI. Other information indicates that during the fall and winter months of 1969, the FBI arranged for electronic surveillance of Mr. Kraft during a visit to Paris, and it conducted physical surveillance of Mr. Kraft's activities in Washington. The FBI denies placing any subsequent wiretap at Mr. Kraft's residence in Washington.

Received from Gary Baise 12/10/73_
He got from Joc Kvoft's Attorneys:

TJS ENCLOSURE

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it was subsequently removed.

may have ordered the FBI surveillances on instructions from
the White House, Dr. Kissinger has informed Mr. Kraft that he
knew nothing about any such orders and that the results of the
surveillances were never brought to his attention. Moreover,
it is understood that the FBI files on the matter state no
national security reasons for these surveillances. Under these
circumstances, it is difficult to see how a claim of national
security justification could reasonably be advanced.

Discussions with Department of Justice: During the summer and early fall of 1973, counsel for Mr. Kraft conducted discussions with Attorney General Richardson and Deputy Attorney General Ruckelshaus. These discussions were initiated with a view toward accomplishing two basic purposes, without the need for extensive litigation:

- 1. Establishing as a matter of record that in the opinion of the Attorney General the 1969 surveillance activities were not reasonably justified as necessary to obtain information vital to the national security, either in its domestic or foreign aspects, and that these surveillances disclosed no activities of Mr. Kraft which posed any national security danger; and
- 2. Establishing a governmental policy for the future which would prohibit warrantless electronic surveillance of journalists engaged in gathering news in the pursuit of their profession, whether or not the government claims a legal right to engage in such

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While counsel believes that litigation could' accomplish both of the above objectives, and that the underlying principles could be established as a matter of law, counsel has been endeavoring, on Mr. Kraft's instructions, to explore the possibility of establishing both points administratively before litigation is commenced. Prior to the resignations of Mr. Richardson and Mr. Ruckelshaus, substantial progress was being made on both points. Ruckelshaus had reviewed the available factual information concerning the surveillances, and both he and Mr. Richardson reported that they were working on departmental regulations limiting warrantless "national security" surveillances. Attorney General Richardson also informed the Senate Foreign Relations Committee during the confirmation hearing for the Secretary of State that he and Mr. Ruckelshaus were engaged in a "full-scale effort" to establish new standards in this area, and the Committee has established a special subcommittee to monitor these efforts. It is our hope that this progress can continue and that both the Department of State and the Department of Justice will promptly support efforts to clarify the facts concerning the surveillances of Mr. Kraft and to issue definitive regulations prohibiting similar activities, without a judicial warrant, in the future.

ASSITION 3 BISING The Attorney General September 27, 1974 Director, FBI 1 - Mr. Adams 1 - Mr. Wannall 1 - Mr. Marshall REQUEST OF MR. LLÖYD N. CUTLER 1 - Mr. Walsh representing MR. Joseph Kraft 1 - Mr. Mintz TO DESTROY ALL FILES RELATING TO SURVEILLANCE OF MR. JOSEPH KRAFT NO LOS I received a letter from Mr. Lloyd NXCutler dated September 23, 1974, enclosing a copy of a letter he addressed to you also dated September 23, 1974, copies of both of which are attached for your information. In view of the important legal and policy questions presented by these letters. I request that you designate a representative to discuss the policy and legal implications of this matter with our Legal Counsel in order to reach a mutually acceptable policy for responding to the request. Our final policy determinations could be presented for your concurrence. Enclosures (2) 1 - The Deputy Attorney General 65-75629-1 - Assistant Attorney General Criminal Livision SEP 30 1974 1 - Assistant Attorney General Office of Legal Counsel NOTE: Based on memo Legal Counsel to Mr. Adams 9/26/74, captioned "Lloyd N. Cutler, Attorney for Joseph Kraft," JAM:mfd. JAM:mfd (11)who TI SEP 3 0 1974 1074 32989671 E-Page 36

1 577.

RICHARD M. WILMER

LLOYO B CUTLER

JOHN M PICKERING

MANUEL F. COREN

HUGH R. H. SMITH

LOUIS F. OBEROOFFEP

J ROGER WOLLENBERG

CHARLES C GLOVER, III

MARSHALL HORNELOWER

HENRY T. RATHBUN

REUBEN CLARK

SANUEL J. LARAMAN

WILLIAM R. ATTRUM

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MAX O. TRUITT JR.

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RATHGUE K. MAYERS

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DAVID F. MATHGWS

JAKES ROGERTSON

RATHOND C. CLEVENGER, III

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MICHAEL R. KLEIN

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WILMER, CUTLER & PICKERING

1666 K STREET. N. W. WASHINGTON. D. C. 20006

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Telephone Rm Director Sec'y

Mr. Clarence M. Kelley Director Federal Bureau of Investigation Department of Justice Washington, D. C. 20530

Dear Mr. Kelley:

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 3-15-95 BY SP-13 BT:

Attached is a copy of a letter which we have sent today to the Attorney General. The letter concerns the disposition of certain FBI records concerning the surveillance of Mr. Joseph Kraft.

We have addressed the attached correspondence to the Attorney General because it raises questions of policy which have implications for the entire Department. However, we of course recognize the primary interest of the FBI in these issues, and accordingly Mr. Kraft and I would appreciate an opportunity to discuss the matter with you at your convenience.

Jet to By Cettere 9/20/14 gam again

Enclosure

Copy made for Tele. Rm.

Sincerely,

Loyd N. Cutler

Lloyd N. Cutler

65-75629

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CHARLES C. GLOVER III J ROGER WOLLENBERG TO CHARLES C GLOVER III HARSHALL HORNBLOWER HEIRY I RATHBUN PEUBEN CLARK SAMUEL J LANAHAN WILLIAM R PERLIK SAMUEL A STERN ARNOLD M LERMAN NOBERT P STRANAHAN, JR. MAX O TRUITT. JR. JOEL ROSENBLOOM HOWARD P WILLENS ANOFEW I A MACDONALD ROBERT A HAMMOND, III DANIELK MAYERS IMOTHY B DYR DAVID R ANDERSON J ROOEPICK HELLER. III ARTHUR F, MATHEWS JAMES S. CAMPBELL

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DATE 3-17-95 BY 5 P/2 BT J C

September 23, 1974 ·

DAVIO R JOHNSON
SALLY MATZEN
ROBERT K KELLEY
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JOHN H KORNS
NOEL ANKETELL KRAME
F DAVIO LAKE, JR.
WILLIAM T LAKE
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VAUGHN C. WILLIAMS
GARY D. WILSON
WALTER T. WINSLOW, JR

William B. Saxbe, Esq. Attorney General Department of Justice Washington, D. C. 20530

Dear Mr. Attorney General:

As counsel for Mr. Joseph Kraft, I am writing about the disposition of the files relating to the results of the personal and electronic surveillance of Mr. Kraft and the members of his family and household, conducted by the Federal Bureau of Investigation and by officials or employees of the White House in 1969. Testimony before the Senate Select Committee on Presidential Campaign Activities, the House Judiciary Committee, and three Senate subcommittees investigating warrantless wiretapping and electronic surveillance has indicated that the files concerning these activities are now in the possession of the Department of Justice.

As you are probably aware, evidence made public by these congressional committees has indicated that a wiretap was placed on the telephone at Mr. Kraft's residence $\sqrt{\text{in June, 1969, by persons employed by the White House.}}$ The orders for the tap apparently came from Mr. John Ehrlichman, who has testified that he discussed the matter with former President Nixon. The tap was subsequently removed, apparently because Mr. Kraft was out of the country at the time. Shortly thereafter, Mr. William Sullivan, a special assistant to the Director of the Federal Bureau of Investigation, acting on the instructions of the Director and apparently of Mr. Erhlichman,

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ENGLOSING CC 757

went to Paris and arranged for an electronic listening device to be placed in Mr. Kraft's hotel room. Later, in the fall of 1969, Mr. Sullivan also arranged for spot surveillance of Mr. Kraft's activities in Washington and requested the Attorney General's approval for another wiretap. That approval was apparently not given.

Files containing logs of the Paris surveillance and other documents relating to the activities described above, including summaries and internal memoranda constituting requests for various investigative activities, are apparently contained within several files labeled with Mr. Kraft's name or with the code word "CATO." These files were originally F.B.I. files, and were temporarily in the custody of the White House until they were recovered by Mr. William D. Ruckelshaus when he was serving as Acting Director of the F.B.I. They are apparently presently being held by either the F.B.I. or the Department of Justice.

Mr. Kraft has asked that we formally request from you that the original files and all copies which have been made be destroyed. The record developed during the House Judiciary Committee's impeachment proceedings, as well as the evidence gathered by other congressional committees, raises grave questions about the legality of these surveillances. Mr. Ruckelshaus, who has examined the files, has testified publicly that in Mr. Kraft's case there was not an adequate national security justification for the surveillances, and that the files did not indicate that anything Mr. Kraft did posed any danger to the national security. Hearings on Warrantless Wiretapping and Electronic Surveillance, Senate Subcommittee on Administrative Practice and Procedure, Committee on the Judiciary, May 9, 1974, at 316. However the legal issues might be resolved, President Ford's recent statement on the subject confirms that at the very least such activities are improper and not to be countenanced.

Accordingly, on behalf of Mr. Kraft, we request that you take steps to destroy all files relating to the results of the surveillance of Mr. Kraft, his family and household, and advise us that the destruction has been accomplished. So far as we know, there is no law enforcement reason why the files containing the results of these improper and unproductive surveillances should be retained, or any other reason of government policy that would overcome

Mr. Kraft's rights of privacy as a citizen to have these records destroyed so that any future dissemination of their contents will be impossible.

Mr. Kraft and I would appreciate the opportunity to meet with you at your convenience to discuss these matters.

Sincerely,

Hozel 27 Cicten

IS UNCLASSI September 27, 1974 1 - Mr. Adams 1 - Mr. Wannall 1 - Mr. Marshall

1 - Mr. Walsh

1 - Mr. Mintz

65-75629-42

Lloyd N. Cutler, Esq. Wilmer, Cutler and Pickering 1666 K Street, Northwest Washington, D. C. 20006

Dear Mr. Cutler:

Thank you for your letter of September 23, 1974, advising of the concern of your client, Mr. Joseph Kraft, and for furnishing a copy of your related letter of the same date addressed to the Attorney General.

You may be assured that we will be in contact with the Attorney General to discuss the matter presented by your letters. We will be guided by decisions mutually agreed upon with the Attorney General and certainly you will be advised appropriately.

Sincerely yours,

MAILED 20 SEP 3 0 1974 FBI

C. M. Kelley Clarence M. Kelley Director

NOTE: Based on memo Legal Counsel to Mr. Adams 9/26/74, captioned "Lloyd N. Cutler, Attorney for Joseph Kraft; "JAM:mfd.

JAM:mfd

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HOITIGS LATE YAS 95A GZH, REG. NO. 27 UNITED STATES emorandum

Mr. J. B. Adams

UBJECT: LLOYD N.

Legal Counsel

10/24/74 DATE:

Dep. AD Adm. Dap. AD Inv.

Asst. Dir.:

Comp. Syst. Ext. Affairs

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

1666 K ST., N.W., D.C.

ATTORNEY FOR AFFILIATED WITH WILMER CUTLER AND PICKEFING JOSEPH-KRAFT

My memorandum of September 26, 1974, advised concerning a letter we received from Mr. Cutler representing Joseph Kraft in which they requested destruction of certain surveillance files they alleged were in the possession of the FBI concerning Mr. Kraft. Our letter to the Attorney General dated October 15, 1974, enclosed a proposed letter for the Attorney General's signature addressed to Mr. Cutler advising him that his request for the destruction of certain files must be denied. The Attorney General signed the letter and it was sent dated October 21, 1974.

On October 24, 1974, the Director's Office received a copy of a letter Mr. Cutler prepared in response to the Attorney General's letter of October 21st. A copy of the October 24th letter from Mr. Cutler is attached and indicates a renewal of their request to have the files destroyed. The letter furnishes additional arguments for destruction of the files and insists on a meeting with the Attorney General and the Deputy Attorney General.

We received only a copy of the letter addressed to the Attorney General and no immediate action is required on the part of the FBI. However, this matter is being pursued by a contact with the Department.

RECOMMENDATION:

None; for information. ENCLOSURE

Enc.

1 - Mr. Callahan

1 - Mr. Adams

1 - Mr. Wannall

1 - Mr. Mintz

BECE - ED CT 25 1974

JAMpmfdocument is prepared in response to your request and is not for dispersi (5) nation relative your Committee. Its use is limited to official proceeding your Committee and the content may not be disclosed to unauthorized particle without the express approval of the FBI..

RICHARD M. WILMER
LLOYD & CUTLER
JOHN M. PICKERING
MANUEL F. COHEN
NUGH R. M. SMITH
LOUIS F. OBERDORFE
J. ROGER WOLLENGE
CHARLES C. GLOVER.
MARSHALL MORNBLO
MENRY T. RATHBUM
REUSEN CLARK
ARMILL J. LANAMAN ARNOLD IN. LERMAN
ROBERT P. STRAMANAN, JR.
MAX D. TRUITT, JR.
JOLL ROSERBLOOM
ROWARD P. WILLER
ANDREW I. A. MACCONALO
ANDREW I. A. MACCONALO
DANIEL E. MAYERS
TIMOTHY B. DYR
DAVID R. ANDERSON
J. RODERICK HELLER, III
ARTHUR F. MATHEWS
JAMES S. CAMPBELL
DENNIS M. FLANNERY
DANIEL MARCUS
JAMES ROBERTSON
RATMOND C. CLEVENGER, III
LOUIS R. COMM.
BUCHAEL R. KLEIN
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WILMER, CUTLER & PICKERING 1666 K STREET, N. W. WASHINGTON, D. C. 20006

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EUROPEAN OFFICE

S. CHEAPSIDE LONDON, ECZY GAA, ENGLAND TELEPHONE 01-238-2401 TELEX:851 883242 CABLE ADDRESS: WICKING, LONDON

Inspection . Intell. _ Laboratory/ Legal Count Plan. & Eval. Spec. Inv. Training. Telephone Rm. Director Sec'y

Assoc. Dir. Dep. AD Adm. _ Dep. AD Inv. _ isst. Dir.:

Comp. Syst. . Ext. Affairs .

Files & Com. _

Gen. Inv.

Ident.

October 24, 1974

ALL THORMATION CONTAINED HEREIN IS UNCLASSIFIED BIG DATE 3-15-15 BY 5P12 BIG Honorable William B. Saxbe The Attorney General of the United States Department of Justice Washington, D. C. 20530

Dear Mr. Attorney General:

This is in reply to your letter of October 21, 1974 in response to my letter of September 23, 1974 concerning the records resulting from the 1969 surveillances of Mr. Joseph Kraft.

With deference I must say that I find your letter .unresponsive to the points raised in my letter and wholly at variance with the efforts made by your predecessor, Mr. Richardson, and his Deputy, Mr. Ruckelshaus, to put ENCLOSURE' right the wrong done to Mr. Kraft.

In your letter you appear to proceed on the premise that the surveillances of Mr. Kraft were lawful. As our letter stated, Mr. Ruckelshaus testified before a Joint 0 OCT 24 1974 Subcommittee of the Senate Committees on the Judiciary

This document is prepared in response to your request and is not for dissemimation outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized person-

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and Foreign Relations on May 9, 1974, that in his judgment, after reviewing the files, there was no valid national security justification for the surveillances. In so doing, he was confirming statements previously made by him directly to Mr. Kraft and me while he was Deputy Attorney General or Acting Director of the Bureau.

Lacking any valid national security justification, the surveillances were wholly illegal. They were conducted on a United States citizen -- a journalist entitled to the most scrupulous official regard for his First Amendment rights -- without a warrant, and in the case of the wiretap at Mr. Kraft's home, without even a written authorization from the Attorney General or the Director of the Bureau.

Under these circumstances we can see no justification for the Department of Justice or the Bureau to retain the fruits of illegal surveillances, involving a detailed record of Mr. Kraft's contacts and conversations in the pursuit of his profession over an extended period of time, as well as personal conversations within the Kraft family and between Mr. Kraft or his wife and their friends.

Insisting on retaining these fruits seems particularly difficult to understand in a new Administration that is not responsible for the illegal surveillances and that is publicly dedicated to defending the right of individual privacy against official intrusion.

We recognize that various clearances and waivers may be necessary if the records of even illegal surveillances are destroyed. This is why Mr. Kraft and I requested an opportunity to meet with you and with the Deputy Attorney General before you replied to our letter. We have every reason to believe that the problems of clearances and waivers could be worked out. In such a meeting, it should be possible to find a practicable solution that would free the Department from the embarrassment of holding the unwanted fruits of an illegal surveillance, while at the same time assuring Mr. Kraft and his family that, even within government intelligence circles, these illegally obtained records of their conversations can never be disclosed.

Mr. Kraft and I therefore respectfully but insistently renew our request for a meeting.

Sincerely,

Lloyd N. Cutler

Copy to: Laurence Silberman, Esq.
Deputy Attorney General
Clarence M. Kelley
Director, FBI
Joseph Kraft

October 15, 1974 The Attorney General 1 - Mr. Adams Director, FH 1 - Mr. Wannall 1 - Mr. Marshall 1 - Mr. Walsh REQUEST OF MR. LLOYD N. CUTLER 1 - Mr. Mintz REPRÉSENTING MR. JOSEPH KRAFT TO DESTROY ALL FILES RELATING (TO SURVEILLANCE OF MR. JOSEPH KRAFT My memorandum to you dated September 27, 1974. advised of my desire to reach a mutually acceptable policy for responding to Mr. Cutler's request. The policy stated in the attached, undated draft letter, prepared for your approval and signature by our Legal Counsel, was approved by Associate Lenuty Attorney General James A. Wilderotter and by Mr. William Roiles, Counselor to the Attorney General, on October 10, 1974. If you concur in the policy statement and sign the attached draft letter, it will serve to respond to Mr. Cutler's letters to you and to me. ALL THE UNIMATION CONTAIN AEREIN IS UNCLASSIFIED. Enclosure 1 - The Deputy Attorney General 1 - Assistant Attorney General Criminal Division BEC 65- 75-629-44 1 - Assistant Attorney General Office of Legal Counsel FOLOSUNA. 18 OCT 24 1974 NOTE! Based on Legal Counsel to Mr. Adams memorandum-9/26/74,... čáptioned 'Lloyd N. Cutler, Attorney for Joseph Kraft, "JAM:mfd JAM:mfd (11)

Lloyd N. Cutler. Esq. Wilmer. Cutler and Pickering 1666 K Street. Northwest Washington, D. C. 20006

Dear Mr. Cutler:

This letter will respond to your recent letters to the Director of the FHI and to me concerning Mr. Joseph Kraft.

It is the general policy of the Department of Justice to decline to confirm or dany allegations of electronic surveillance except as may be necessary for litigation. Therefore, my reply to your request that certain files be destroyed must be drawn in terms of the general policy concerning all electronic surveillance files of the Department including files of the FM.

It is also our policy that any information secured from an electronic surveillance, whether pursuant to a statute and a court order or an authorization of the Attorney General for national security purposes, is handled in the strictest confidence, restricted on an absolute need to know basis and retained in accordance with the law. In this connection, the Federal law concerning court-authorized electronic surveillance strictly limits the uses to which such information may be put and requires that recordings of any overheard conversations be maintained for at least ton years. While all of these requirements are not legally applicable to national socurity surveillances, we have nonetheless sought to follow a practice of retaining records of such electronic surveillances so that we would be in a position to appropriately respond to court orders issued in connection with criminal or civil litigation. Destruction of records such as these could operate

JAM:mfd

AD Adm. AD Inv. _

This document is prepared in response to your request and is not for dissemination of the your Committee. Its use is finited to official proceedings by nel without the express approval of the FBI.

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MAIL ROOM DocId:32989671 Page 47 Lloyd N. Cutler, Esq.

to the detriment of an individual in the course of litigation as well as to the detriment of the legal position of Government. Further, any records held which relate to certain national security electronic surveillance undertaken in 1969 have assumed an evidentiary significance in proceedings before Congress and elsewhere. Consequently, destruction of any such records would be particularly inappropriate as well as possibly unlawful.

This Department is aware of the problem of invasion of privacy that is involved in national security surveillances, and it is our policy to insure that such overhearings are utilized only for legitimate and strictly limited governmental purposes. I am sure that you will appreciate that retention of all such electronic surveillance records, under appropriate safeguards, is the best protection against abuse or claims of abuse, and therefore I must deny your request.

Very truly yours,

Attorney General

1 - Director, FBI

MAY 1962 EDITION UNITED STATES GO lemorandum

Mr. J. B. Adams

5/12/75

Legal Counsel

BJECT: LLOYD N. CUTLER

ATTORNEY FOR JOSEPH KRAF

Reference is made to memorandum of Legal Counsel to Mr. Adams dated 3/28/75, captioned as above, which requested the comments of the Intelligence Division and the Files and Communications Division concerning a proposed agreement between the Attorney General and Joseph Kraft relating to records of an electronic surveillance of Kraft.

Enclosed is a letter from the Attorney General to Mr. Cutler dated 5/2/75, indicating the Department is implementing this agreement; also enclosed is a letter from the Attorney General to the Director dated 5/6/75 requesting the Bureau to do what is necessary for implementation.

ACTION:

The Intelligence Division and Files and Communications Division are requested to immediately take the steps necessary to bring the Bureau into compliance with this agreement, and to notify Legal Counsel when this has been accomplished, so that the Department may be advised the Kraft surveillance records have been sealed.

Enclosures (2)

1 - Mr. W. R. Wannall

1 - Mr. J. J. McDermott

2 - Mr. J. A. Mintz

1 - Mr. P. T. Blake

(Enclosures -

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Assec. Dir. Dep. AD Adm. _ Dep. AD Inv. _ Asst. Dir.: Comp. Syst. Ext. Affai Training Telephone Rm. Director Sec'y

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Dep.-A.D:-Adin Dep.-A.D.-Ipvi JULY 1973 EDITION GSA FPMR (41 CFR) 101-11.6 Asst. Dir.: Admin. _ UNITED STATES GOVERNMENT Comp. Syst. Ext. Affairs Memorandum Files & Com. Gen. Inv. . Ident. . Inspection . Clarence M. Kelley, Director May 6, 91745e11. .. Federal Bureau of Investigation Laboratory Plan. & Eval. Spec. Inv. MOS Edward H. Levi Training _ Attorney General Legal Court Telephone Rm. BJECT: Agreement with Joseph Kraft Director Sec'y Attached is a copy of an agreement with Joseph Kraft with regard to material in FBI files describing conversations overheard during electronic surveillance of Mr. Kraft. The Bureau's Legal Counsel staff helped in its preparation. This agreement is a good temporary solution to the problemof what to do with this material. The committee working on guidelines for the collection, dissemination and retention of information should come up with a more lasting solution. The agreement requires that this material be removed from general FBI files and put under seal. Only one index card under Mr. Kraft's name may remain in the general index. That index card may refer to the location of the material under seal but should not describe the contents of the overhearings. Please take whatever steps are necessary in order to implement this agreement. This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI . 5/12/25 PTB: la ENGLOSURE ZI JLOSYPA 3 JUL 24 1975 DocId: 329 1. P. a Savings Bonds Regularly on the Payroll Savings Plan



Office of the Attorney General Washington, A. C. 20530

May 2, 1975

Lloyd N. Cutler, Esquire Wilmer, Cutler & Pickering 1666 K Street, N.W. Washington, D.C. 20006

Dear Mr. Cutler:

Pursuant to our discussions concerning the disposition of certain records relating to the surveillance activities directed at your client, Mr. Joseph Kraft, the Department is making the following temporary arrangements:

- 1. Pending further Departmental action relating to the policies which will govern records of the type involved in Mr. Kraft's case, all documents, recordings, or other records of any type in the Department's custody or control which constitute, summarize, or describe the contents of the overhearings obtained as the result of any electronic surveillance directed against Mr. Kraft and members of his family will be placed under seal.
- 2. As long as the items described above remain under seal, no official or employee of the Department will have access to them for any purpose, and no official or employee of the Department will allow any person outside of the Department to have any such access, except as described below. The only material referring to these items will be a single index card needed to locate the sealed items. The index card will bear only Mr. Kraft's name and a file number.
- 3. Should some future need which we do not now foresee require any official or employee of the Department to obtain or permit access to the aforesaid items, the decision on such access shall be made personally by the Attorney General. The Attorney General shall not grant any access without notifying Mr. Kraft or his counsel in writing at least ten days prior thereto, and providing him or

65-1/5-627-62

them an opportunity to discuss the matter personally with the Attorney General before the grant is made. The notice shall set forth the date upon which access will be permitted if it is granted, and the purpose for which and person by whom access is sought. The Attorney General will personally inform Mr. Kraft or his counsel of a decision to grant access as soon as practicable after it is made, but in any event at least five business days before access occurs.

4. Although this arrangement is not intended to constitute a permanent solution to the questions you have raised concerning these documents, it will not be rescinded or modified by the Attorney General or his successors unless the Attorney General gives Mr. Kraft or his counsel ten days' prior notice and affords him or them an opportunity to discuss the matter personally with the Attorney General before he rescinds or modifies the agreement. If the Attorney General then decides to rescind or modify this agreement he shall personally inform Mr. Kraft or his counsel of that decision at least five business days before it is implemented.

As a result of our discussions, I understand that this temporary arrangement is acceptable to Mr. Kraft, of course without waiver of any legal rights he may have as a result of prior surveillances. As I advised you, we are working now on general policy determinations which, we hope, will offer a permanent solution to the problem this settles temporarily. Of course, under the terms of this agreement we will notify you of any policy determination which would involve a modification of this agreement.

Until a final policy is determined, this agreement should assure Mr. Kraft that no person will read or otherwise use these documents in any manner so long as they remain under the seal arrangement.

Sincerely,

Edward H. Levi Attorney General

35A 694, REO. NO. 27 UNITED STATES GOVERN 1 - Mr. J. J. McDermott Dop. AD in it emorandum Asst. Dir.; V 1 - Mr. J. A. Mintz Mr. W. R. Wannall Comp. Syst. Ext. Affairs W. R. Wannall DATE: Files & Com. _ 6/10/75 Mr. A. B. Fulton Fulton - Mr. R. H. Ross #342-679 ALL INFORMATION CONTAINED JBJECT: LLOYD N. CUTLER TEREIN IS UNCLASSIFIED Training ATTORNEY FOR JOSEPH KRAFT Telephone Rm. Reference is made to memorandum of Legal Counsel to Mr. Adams, 5/12/75, captioned as above, which requested Intelligence Division and Files and Communications Division to take steps necessary to bring the Bureau into compliance with an & agreement between the Attorney General and Joseph Kraft relating to records of an electronic surveillance of Kraft. Attached are two search slips containing a listing of all main files on Kraft and all references subsequent to 1968 and a listing of serials to be sealed. Unit Chief Paul Donahue, Legal Counsel Division, was contacted regarding the terms of the Attorney General agreement. The agreement specifies that only documents, recordings or other records which describe the contents of the overhearings obtained from any electronic surveillance directed against Kraft and members of his family are to be sealed. Specifically this agreement pertains to July, 1969, when Kraft was monitored while in Paris, France. It was agreed that only those documents or records reporting the contents of the overhearing would be required to be sealed as distinguished from documents or records which refer to the fact that Kraft was monitored. All main files listed on the attached routing slips were reviewed for documents fitting the criteria of the agreements All references from 1968 on were similarly reviewed. The only serials located which are to be sealed are located in 65-75629 and a list of these serials is attached. B JUL 24 1975 All copies of the documents listed in the attachment designated for retention by the FBI were located except one copy. of serial 22. The original of this serial shows a copy Enclosures **65-7**5629 RHR:kjg/... DocId:32989671 Page 53

Memorandum to Mr. W. R. Wannall RE: Lloyd N. Cutler Attorney for Joseph Kraft 65-75629

designated to Liaison Section. Liaison Section reviewed its tickler files but could not locate the copy. It would appear the copy was destroyed rather than routed when it was received at FBIHQ in 1969.

The file does not disclose the disposition of the actual tapes of the overhears. It is noted that the French authorities requested the original tapes returned to them. The only transcripts of the overhears which were located are contained as an enclosure to 65-75629-16. Further, Legat, Paris, advised by airtel dated 9/26/73 (65-75629-37) that his office had no material whatsoever containing overhears. He recalled that no file was created at the time of the overhears and that all correspondence to him from W. C. Sullivan was personal, was not filed and from his recollection, destroyed.

By previous agreement Files and Communications
Division will conduct a review for abstracts which were possibly prepared regarding some of the correspondence listed in the attachment. If the abstracts exist and contain information as to the content of the overhears then they too must be sealed. Upon completion of the sealing a single index card as to location of the sealed documents can be prepared since this is allowed by the Attorney General's agreement.

The review of 62-75629 disclosed that Mr. Chuck Breyer, Watergate Special Prosecutor Force (WSPF), reviewed the Kraft material. This was done on or about 1/4/74 and it was noted in the file that Breyer was "permitted to review material except that which identified sources involved." Legal Counsel may wish to advise the Attorney General of this review since the WSPF may possess notes as to the contents of the overhears and if so they would appear to be subject to the terms of the agreement.

CONTINUED - OVER

- 2 .

Memorandum to Mr. W. R. Wannall

RE: Lloyd N. Cutler

Attorney for Joseph Kraft

65-75629 ·

RECOMMENDATION:

1. That file 62-75629 be furnished to Files and Communications Division for removal of the above serials, for review of abstracts and the actual sealing.

2. Upon completion of sealing Legal Counsel Division should be advised so they may in turn advise the Attorney General of compliance by the FBI.

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65-75629 - Serial 9 - six page handwritten note, 7/7/69, with one enclosure written in the French language.

Serial 12 - Informal letter, 7/10/69, W. C. Sullivan to J. E. Hoover (original and one copy).

Serial 13 - Informal letter, 7/10/69, W. C. Sullivan to J. E. Hoover (original and one copy).

Serial 14 - Informal letter, 7/11/69, W. C. Sullivan to J. E. Hoover (original and one copy).

Serial 15 - Informal letter, 7/12/69, W. C. Sullivan to J. E. Hoover (original and one copy).

Serial 16 - Informal letter, 7/14/69, W. C. Sullivan to J. E. Hoover (original and one copy) with two enclosures.

Serial 17 - Informal letter, 7/14/69, W. C. Sullivan to J. E. Hoover (original and one copy).

Serial 18 - Memorandum, 7/15/69, W. C. Sullivan to DeLoach (original only).

Serial 19 - Letter to Honorable John D. Ehrlichman, Counsel to the President, The White House, from J. E. Hoover, 7/15/69 (yellow copy only).

Serial 20 - Cablegram to Legat, Paris, 7/16/69, captioned "CATO."

Serial 22 - Legat, Paris, teletype, 7/31/69, captioned "CATO," (original and one copy) with six search slips attached.

Serial 23 - Legat, Paris, teletype, 8/5/69, captioned "CATO," (original and two copies).

Serial 24 - Blind Memorandum, 8/6/69, captioned "CATO," (original only).

all abstracts in Numberies Unit located and sealed.

all abstracts in Service Unit located and sealed except abstracts for Serials 3, 20, 21 and 44.

65-156, 29-63 7/10/75

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